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    Attorneys for Valley Health System, LLC;
    Centennial Hills Hospital Medical Center; and
 8
    Summerlin Hospital Medical Center
 9
                             UNITED STATES DISTRICT COURT
10
                                   DISTRICT OF NEVADA
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    ELENA JULL AND DERRICK JULL,
                                               Case No. 2:21-cv-01353-GMN-BNW
13
                 Plaintiff,
                                                DEFENDANT'S MOTION TO REMOVE
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                                                ATTORNEY FROM CAPTION AND
                                               ELECTRONIC SERVICE LIST
          VS.
15
    VALLEY HEALTH SYSTEM LLC;
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    CENTENNIAL HILLS HOSPITAL
    MEDICAL CENTER; and SUMMERLIN
17
    HOSPITAL MEDICAL CENTER,,
18
                 Defendant.
19
          Comes Now Defendants Valley Health System, LLC, Centennial Hills Hospital Medical
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    Center and Summerlin Hospital Medical Center, by and through their attorney, of Lewis Brisbois
    Bisgaard & Smith LLP, and on their own behalf and not on behalf of any other named Defendants,
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23
    and hereby requests that Darrell D. Dennis, Esq. be removed from the caption and list of counsel
    to be noticed in the above-entitled matter.
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4860-2494-7976.1

1	Darrell D. Dennis, Esq. is no longer affiliated with this case. Marcus J. Lee, Esq. will now
2	be lead and a recognized attorney for the matter.
3	Dated this 27 th day of December, 2021
4	
5	LEWIS BRISBOIS BISGAARD & SMITH LLP
6	
7	By/s/ Marcus Lee
8	MARCUS LEE Nevada Bar No. 15769
9	6385 S. Rainbow Boulevard, Suite 600 Las Vegas, Nevada 89118
10	Tel. 702.893.3383
11	Attorneys for Valley Health System, LLC;
12	Centennial Hills Hospital Medical Center; and Summerlin Hospital Medical Center
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15	ORDER IT IS SO ORDERED
16	DATED: 1:03 pm, December 29, 2021
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18	Berbweter
19	BRENDA WEKSLER UNITED STATES MAGISTRATE JUDGE
20	UNITED STATES MAGISTRATE JUDGE
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BRISBOIS
BISGAARD
& SMITH LLP
ATTORNEYS AT LAW

4860-2494-7976.1

1	<u>CERTIFICATE OF SERVICE</u>
2	I HEREBY CERTIFY that on the 27 th day of December, 2021, I electronically filed the
3	DEFENDANT'S MOTION TO REMOVE ATTORNEY FROM CAPTION AND
4	ELECTRONIC SERVICE LIST with the Clerk of the Court through Case
5	Management/Electronic Filing System.
6	
7	ANDREW ROZYNSKI, ESQ. (seeking pro hac vice)
8	EISENBERG & BAUM, LLP 24 Union Square East, Penthouse
9	New York, NY 10003 Tel: (212) 353-8700
10	Fax: (917) 591-2875
11	E-mail: ARozynski@eandblaw.com
12	and
13	MARTIN L. WELSH, ESQ. Nevada Bar No. 008720
14	LAW OFFICE OF HAYES & WELSH
15	199 North Arroyo Grande Blvd., Suite 200 Henderson, Nevada 89074
16	Telephone: (702) 434-3444 Facsimile: (702) 434-3739
17	E-mail: mwelsh@lvlaw.com;
18	k.bratton@hayesandwelsh.onmicrosoft.com Attorneys for Plaintiffs
19	By/s/ Krystle Platero
20	An Employee of LEWIS BRISBOIS BISGAARD & SMITH LLP
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LEWIS BRISBOIS BISGAARD & SMITH LLP ATTORNEYS AT LAW

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